TRADEMARK ASSIGNMENT

Electronic Version v1.1 Stylesheet Version v1.1

SUBMISSION TYPE:	NEW ASSIGNMENT
NATURE OF CONVEYANCE:	MERGER
EFFECTIVE DATE:	03/15/2010

CONVEYING PARTY DATA

Name	Formerly	Execution Date	Entity Type
Green Hill Healthcare Communications, LLC		112/22/2009 I	LIMITED LIABILITY COMPANY: NEW JERSEY

RECEIVING PARTY DATA

Name:	GREEN HILL HEALTHCARE COMMUNICATIONS, LLC
Street Address:	241 Forsgate Drive, Suite 205C
City:	Monroe Township
State/Country:	NEW JERSEY
Postal Code:	08831
Entity Type:	LIMITED LIABILITY COMPANY: DELAWARE

PROPERTY NUMBERS Total: 28

Property Type	Number	Word Mark
Serial Number:	77738718	CLINICAL ONCOLOGY PHARMACY
Serial Number:	77295684	CLINICAL ONCOLOGY PHARMACY
Serial Number:	77738719	CLINICAL ONCOLOGY PHARMACY NEWS
Serial Number:	77295689	CLINICAL ONCOLOGY PHARMACY NEWS
Serial Number:	77738721	ONCOLOGY PHARMACY NEWS
Serial Number:	77295691	ONCOLOGY PHARMACY NEWS
Serial Number:	77738722	ONCOLOGY PHARMACY TIMES
Serial Number:	77295695	ONCOLOGY PHARMACY TIMES
Registration Number:	3694457	JOURNAL OF MULTIDISCIPLINARY CANCER CARE
Registration Number:	3694444	JOURNAL OF MULTIDISCIPLINARY CANCER CARE
Registration Number:	3694445	JOURNAL OF MULTIDISCIPLINARY CANCER CARE
Registration Number:	3694458	JOURNAL OF MULTIDISCIPLINARY CANCER CARE

900163499 REEL: 004216 FRAME: 0187

TRADEMARK "

Registration Number:	3624945	THE ONCOLOGY NURSE
Registration Number:	3621208	THE ONCOLOGY NURSE
Registration Number:	3555608	THE ONCOLOGY PHARMACIST
Registration Number:	3555609	THE ONCOLOGY PHARMACIST
Registration Number:	3797901	THE INFERTILITY NURSE
Registration Number:	3797902	THE INFERTILITY NURSE
Serial Number:	77820843	THE OB/GYN AND INFERTILITY NURSE
Serial Number:	77820850	THE OB/GYN AND INFERTILITY NURSE
Serial Number:	77820853	THE OB/GYN AND INFERTILITY NURSE
Serial Number:	77820857	THE OB/GYN AND INFERTILITY NURSE
Serial Number:	77821981	THE OB/GYN AND INFERTILITY NURSE THE OFFICIAL PUBLICATION OF THE AMERICAN ACADEMY OF OB/GYN AND INFERTILITY NURSES
Serial Number:	77821988	THE OB/GYN AND INFERTILITY NURSE THE OFFICIAL PUBLICATION OF THE AMERICAN ACADEMY OF OB/GYN AND INFERTILITY NURSES
Serial Number:	77821994	THE OB/GYN AND INFERTILITY NURSE THE OFFICIAL PUBLICATION OF THE AMERICAN ACADEMY OF OB/GYN AND INFERTILITY NURSES
Serial Number:	77821998	THE OB/GYN AND INFERTILITY NURSE THE OFFICIAL PUBLICATION OF THE AMERICAN ACADEMY OF OB/GYN AND INFERTILITY NURSES
Registration Number:	3797903	THE OB/GYN NURSE
Registration Number:	3797904	THE OB/GYN NURSE

CORRESPONDENCE DATA

Fax Number: (973)491-3490

Correspondence will be sent via US Mail when the fax attempt is unsuccessful.

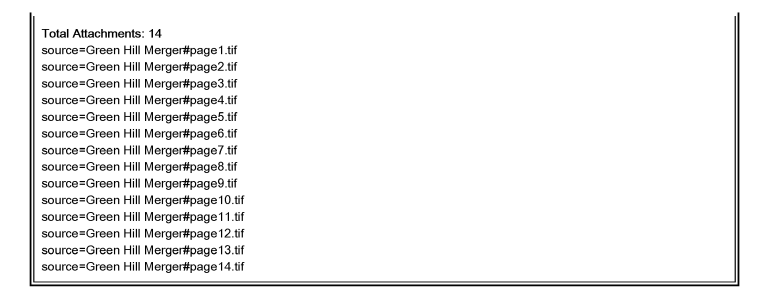
Phone: 973-491-3326

Email: brian.petrequin@leclairryan.com

Correspondent Name: Brian L. Petrequin
Address Line 1: Oone Riverfront Plaza
Address Line 2: 1037 Raymond Blvd.

Address Line 4: Newark, NEW JERSEY 07102

ATTORNEY DOCKET NUMBER:	20897.0001
NAME OF SUBMITTER:	Brian L. Petrequin
Signature:	/Brian L. Petrequin/
Date:	06/01/2010





The First State

I, JEFFREY W. SULLOCK, SECRETARY OF STATE OF THE STATE OF DELAMARE, DO HERBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT COPY OF THE CERTIFICATE OF MERGER, WHICH MERGES:

"GREEN HILL HEALTHCARE COMMUNICATION, LLC", A NEW JERSEY LIMITED LIABILITY COMPANY,

WITH AND INTO "GREEN HILL REALTRCARE COMMUNICATION, LLC" UNDER THE NAME OF "GREEN RILL HEALTHCARE COMMUNICATION, LLC", A LIMITED LIABILITY COMPANY ORGANIZED AND EXISTING UNDER THE LAWS OF THE STATE OF DELAWARE, AS RECEIVED AND FILED IN THIS OFFICE THE FIFTEENTH DAY OF MARCH, A.D. 2010, AT 12:16 O'CLOCK F.M.

8100M

You may verify this certificate enline at corp.delaware.gov/authver.shtml

AUTHENTY CATION: 7871497

DATE: 03-16-10

State of Delaware Secretary of State Division of Corporations Delivered 03:04 FM 03/15/2010 FILED 12:16 FM 03/15/2010 SRV 100279117 - 4760997 FILE

State of Delaware Certificate of Merger of a Foreign Limited Liability Company into a Domestic Limited Liability Company

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Pursuant to Title 6, Section 18-209 of the Delay	
First: The name of the surviving Limited Liabi	lity Company is GREEN ATEL
BEALTHCARE COMMUNICATION, LLC	, a Delaware Limited Liability Company.
Second: The name of the Limited Linbility Co Limited Liability Company is GREEN HILL H	mpany being merged into this surviving RALTHCARE COMMUNICATION, LLC
The jurisdiction in which this Limited Liability	
Fhird: The Agreement of Merger has been ap Liability Companies.	proved and executed by both Limited
Fourth: The name of the surviving Limited Li	ability Company is
GREEN HILL HEALTHCARE COMMUNICA	
Fifth: The executed agreement of merger is on	
SUITE 205C 241 FORSGATE DR. JAM	ESBURG NJ 08831
the principal place of business of the surviving	Limited Liability Company.
Sixth: A copy of the agreement of merger will Liability Company on request, without cost, to Company or any person holding an interest in a or consolidate.	any member of the Limited Liability
IN WITNESS WHEREOF, said Limited Liab to be signed by an authorized person, this 22N	
	JOHN J. HENNESSY II
#)	Authorized Person
Name: JOHN	J. HÆNNESSY II
- · - · · - · · · · · · · · · · · · · ·	Print of Type

UMC-1 11/03

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New Jersey Division of Revenue Certificate of Margar/Consolidation

(Limited Liability Co.'s, Limited Partnerships & Partnerships)

This form may be used to record the merger or consolidation of a limited liability company, limited partnership or partnership with or into another business entity or entities, pursuant to NISA 42, 42:2A and 42:2B. Applicants must insure state compliance with the requirements of State taw and insure that all illing requirements are met. This form is intended to simplify fiting with the New Yersey State Treasurer. Applicants are advised to seek out private legal advice before submitting fillings to the State Treasurer's office.

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× Merge

Consolidation

- 2. Name of Surviving Susiness Entity: Green Hill Healthoure Communications, LLC, a Delaware LLC
- 3. Address of the Surviving Business Entity: 241 Poragate Drive, Suite 205A, Jamesburg, New Jersey 08831
- Name(s)/Turisdiction(s) of All Participating Business Entities;

Name

Junisdiction

Identification # Assigned by by Turasurer (If applicable)

Green Hill Healthcare Communications, LLC

Delayeare

0600318718

Green Hill Heakhears Communications, LLC

New Jersey

 Service of Process Address (For use if the surviving business entity is not authorized or registered by the State Treasurer): Brian Tyburaki at 241 Poragette Drive, Suita 205A, Jameshurg, New Josep 08831

The surviving business entity agrees that it may be served with process in this State in any action, suit or proceeding for the enforcement of any obligation of a merging or consolidating LLC, LP or partnership. The Tressurer is hereby appointed as agent to accept service of process in any such settion, suit, or proceeding which shall be forwarded to the Serviving Business Entity at the Service of Process address stated above.

6. Effective Date (see instructions): January 6, 2010

The undersigned represent(s) that the agreement of merger/consolidation is on file at the place of business of the surviving husiness entity and that an agreement of merger/consolidation has been approved and executed by each business entity involved. Additionally, a copy of the merger/consolidation agreement has been or shall be furnished by the surviving entity to any member or any person having an interest.

The undersigned also represent(s) that they are authorized to sign on behalf of the surviving business entity.

undersland hales rengasin	Stame	Title	Date
	John J. Hennessy, II	Manager	12/23/2009

**Important Nules --New Jersey law prohibits domestic LLCs, LPs and partnerships from merging/consolidating with another business entity, if authority for such merger/consolidation in not granted under the laws of the jurisdiction under which the other business entity was organized. Also, a murger/consolidation certificate may be filed pursuant to Title 42, 42:2A or 42:2B only if the surviving or resulting business entity is a limited partnership, limited liability company or partnership. Also, at least one participating business entity must be a limited partnership or limited liability company. If a for-profit domestic or foreign corporation participates or is the survivor, file the merger/consolidation pursuant to Title 14A. Title 15A comparations are not authorized to participate in mergers/consolidations involving LPs, LLCs, partnerships and for-profit corporations.

NJ Division of Revenue, PO Box 308, Trenton NJ 08646

PLAN AND AGREEMENT OF REORGANIZATION

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This is a Plan and Agreement of Merger (Agreement) between GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY, a New Jersey Limited Liability Company (the Merging Limited Liability Company), and GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, a Delaware Limited Liability Company (the Surviving Limited Liability Company).

ARTICLE 1. PLAN OF MERGER Plan Adopted

- 1.01. A plan of merger of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY and GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, pursuant to the provisions of NJSA 42:28-20C and Section 708 of the Internal Revenue Code, is adopted as follows:
- a. GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY shall be merged with and into GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, to exist and be governed by the Laws of Delaware.
- b. The name of the Surviving Limited Liability Company shall be GREEN HILL HEALTHCARE COMMUNICATION, LLC, a Delaware Limited Liability Company.
- c. When this agreement shall become effective, the separate limited liability company existence of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY shall cease, and the Surviving Limited Liability Company shall succeed, without other transfer, to all the rights and property of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY and shall be subject to all the debts and liabilities of the Merging Limited Liability Company in the same manner as if the Surviving Limited Liability Company had itself incurred them. All rights of creditors and all liens on the property of each constituent limited liability company shall be preserved unimpaired, limited in lien on the property affected by the liens immediately prior to the merger.
- d. The Surviving Limited Liability Company will carry on business with the assets of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY, as well as with the assets of GREEN HILL HEALTHCARE COMMUNICATION DELAWARE.
- e. The members of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY will surrender all of their units in the manner hereinafter set forth.
- f. In exchange for the Limited Liability Company units of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY surrendered by its members, the

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- Surviving Limited Liability Company will issue and transfer to these members on the basis set forth in Article 4 below, units of its ownership.
- g. The members of GREEN HILL HEALTHCARE COMMUNICATION DELAWARE will retain their units as units of the Surviving Limited Liability Company.

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h. The Certificate of Formation of GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, as existing on the effective date of the merger, shall continue in full force as the Certificate of Formation of the Surviving Limited Liability Company until altered, amended, or repealed as provided in the Certificate or as provided by law.

Effective Date

1.02. The effective date of the merger (Effective Date) shall be the date when the certificate of merger is filed with the secretary of state of Delaware.

ARTICLE 2. REPRESENTATIONS AND WARRANTIES OF CONSTITUENT LIMITED LIABILITY COMPANY Nonsurvivor

- 2.01. As a material inducement to the Surviving Limited Liability Company to execute this Agreement and perform its obligations under this Agreement, GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY represents and warrants to the Surviving Limited Liability Company as follows:
- a. GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY is a Limited Liability Company duly organized, validly existing, and in good standing under the laws of New Jersey, with power and authority to own property and carry on its business as it is now being conducted or is not required to be qualified as a foreign limited liability company to transact business in any other jurisdiction.
- b. All required federal, state and local tax returns of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY have been accurately prepared and duly and timely filed, and all federal, state and local taxes required to be paid with respect to the periods covered by the returns have been paid. GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY has not been delinquent in the payment of any tax or assessment.

Servivor

2.02. As a material inducement to GREEN HILL HEALTHCARE COMMUNICATION NEW IERSEY to execute this Agreement and perform its obligations under this Agreement, GREEN HILL HEALTHCARE COMMUNICATION DELAWARE represents and warrants to GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY as follows:

a. GREEN HILL HEALTHCARE COMMUNICATION DELAWARE is a Limited Liability Company duly organized, validly existing, and in good standing under the laws of Delaware, with power and authority to own property and carry on its business as it is now being conducted. GREEN HILL HEALTHCARE COMMUNICATION DELAWARE is qualified to transact business as a foreign limited liability company and is in good standing in all jurisdictions in which its principal properties are located and business is transacted.

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Securities Law

2.03. The parties will mutually arrange for and manage all necessary procedures under the requirements of federal and Delaware and New Jersey securities laws and the related supervisory commissions to the end that this plan is properly processed to comply with registration formalities, or to take full advantage of any appropriate exemptions from registration, and to otherwise be in accord with all anti fraud restrictions in this area.

ARTICLE 3. COVENANTS, ACTIONS, AND OBLIGATIONS PRIOR TO THE EFFECTIVE DATE Interim Conduct of Business: Limitations

- 3.01. Except as limited by this Paragraph 3.01, pending consummation of the merger, each of the constituent Limited Liability Company will carry on its business in substantially the same manner as before and will use its best efforts to maintain its business organization intact, to retain its present employees, and to maintain its relationships with suppliers and other business contacts. Except with the prior consent in writing of GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, pending consummation of the merger, GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY shall not:
- a. Except on declaration and payment of a cash distribution on its units of ownership not exceeding \$500,000 or any other cash distributions.
 - b. Create or issue any indebtedness for borrowed money.
- e. Enter into any transaction other than those involved in carrying on its ordinary course of business.

Submission to Shareholders and Filing

3.02. This Agreement shall be submitted separately to the members of the constituent limited liability company in the manner provided by the laws of the State of New Jersey and the State of Delaware for approval.

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Conditions Precedent to Obligations of GREEN HILL HEALTHCARE COMMUNICATION New Jersey

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- 3.03. Except as may be expressly waived in writing by GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY, all of the obligations of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY under this Agreement are subject to the satisfaction, prior to or on the Effective Date, of each of the following conditions by GREEN HILL HEALTHCARE COMMUNICATION DELAWARE:
- a. The representations and warranties made by GREEN HILL HEALTHCARE COMMUNICATION DELAWARE to GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY in Article 2 of this Agreement and in any document delivered pursuant to this Agreement shall be deemed to have been made again on the Effective Date and shall then be true and correct in all material respects. If GREEN HILL HEALTHCARE COMMUNICATION DELAWARE shall have discovered any material error, misstatement, or omission in those representations and warranties on or before the Effective Date, it shall report that discovery immediately to GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY and shall either correct the error, misstatement, or omission or obtain a written waiver from GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY.
- b. GREEN HILL HEALTHCARE COMMUNICATION DELAWARE shall have performed and complied with all agreements and conditions required by this Agreement to be performed and complied with by it prior to or on the Effective Date.

Conditions Precedent to Obligations of GREEN HILL HEALTHCARE COMMUNICATION Delaware

- 3.04. Except as may be expressly waived in writing by GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, all of the obligations of GREEN HILL HEALTHCARE COMMUNICATION DELAWARE under this Agreement are subject to the satisfaction, prior to or on the Effective Date, of each of the following conditions by GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY:
- a. The representations and warranties made by GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY to GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, in Article 2 of this Agreement and in any document delivered pursuant to this Agreement shall be deemed to have been made again on the Effective Date and shall then be true and correct. If GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY shall have discovered any material error, misstatement, or omission in those representations and warranties on or before the Effective Date, it shall report that discovery immediately to GREEN HILL HEALTHCARE COMMUNICATION DELAWARE and shall either correct the error, misstatement, or omission or obtain a written waiver from GREEN HILL HEALTHCARE COMMUNICATION DELAWARE.

b. GREEN HILL HEALTHCARE COMMUNICATION DELAWARE shall have performed and complied with all agreements or conditions required by this Agreement to be performed and complied with by it prior to or on the Effective Date.

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- c. No action or proceeding by any governmental body or agency shall have been threatened, asserted, or instituted to restrain or prohibit the carrying out of the transactions contemplated by this Agreement.
- d. The Employees of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY shall have entered into an employment agreement with GREEN HILL HEALTHCARE COMMUNICATION DELAWARE in a form mutually agreed on by the parties to this Agreement.

ARTICLE 4. MANNER OF CONVERTING SHARES Manner

4.01. The holders of shares of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY shall surrender their shares to GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, the Secretary of the Surviving Limited Liability Company promptly after the Effective Date, in exchange for shares of the Surviving Limited Liability Company to which they are entitled under this Article 4. Because the members of both Limited Liability Companies are the same, no additional units shall be issued.

ARTICLE 5. DIRECTORS AND OFFICERS Directors and Officers of Survivor

5.01. On the Effective Date, the names of the Directors and principal officers of the Surviving Limited Liability Company who shall hold office until the next annual meeting of the shareholders of the Surviving Limited Liability Company or until their respective successors have been elected or appointed and qualified.

ARTICLE 6. OPERATING AGREEMENT Operating Agreement

6.01. The Operating Agreement of GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, as existing on the Effective Date of the merger, shall continue in full force as the Operating Agreement of the Surviving Limited Liability Company until altered, amended, or as provided by law.

ARTICLE 7. NATURE AND SURVIVAL OF WARRANTIES, INDEMNIFICATION, AND EXPENSES OF NONSURVIVOR Nature and Survival of Representations and Warranties

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- 7.01. All statements contained in any memorandum, certificate, letter, document, or other instrument delivered by or on behalf of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY, GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, or the members pursuant to this Agreement shall be deemed representations and warranties made by the respective parties to each other under this Agreement. The covenants, representations, and warranties of the parties and the members shall survive for a period of three years after the Effective Date. No inspection, examination, or audit made on behalf of the parties or the members shall act as a waiver of any representation or warranty made under this Agreement.
- 7.02. GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY agrees that on or prior to the Effective Date it shall obtain from the members an agreement under which the members shall:
- a. Make those representations and warranties to GREEN HILL HEALTHCARE COMMUNICATION DELAWARE as are described in Article 2 of this Agreement, as of the Effective Date:
- b. Agree that the representations and warranties made by him or her shall survive for a period of three years after the Effective Date;
- c. Agree to indemnify GREEN HILL HEALTHCARE COMMUNICATION DELAWARE for misrepresentation or breach of any warranty made to GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY.

ARTICLE 8. TERMINATION Circumstances

- 8.01. This Agreement made be terminated and the merger may be abandoned at any time prior to the Effective Date notwithstanding the approval of the members of either of the constituent limited liability companies:
- a. By mutual consent of the members of the constituent limited liability companies.
- b. At the election of the members of either constituent limited liability company if:

1. The number of members of either constituent limited liability company, or of both, dissenting from the merger shall be so large as to make the merger, in the opinion of either limited liability company, inadvisable or undesirable.

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- 2. Any material litigation or proceeding shall be instituted or threatened against either constituent limited liability company, or any of its assets, that, in the opinion of either limited liability company, renders the merger inadvisable or undesirable.
- 3. Any legislation shall be enacted that, in the opinion of either limited liability company, renders the merger inadvisable or undesirable.
- 4. Between the date of this Agreement and the Effective Date, there shall have been, in the opinion of either limited liability company, any materially adverse change in the business or condition, financial or otherwise, of either constituent limited liability company.

Notice of and Liability on Termination

- 8.02. If an election is made to terminate this Agreement and abandon the merger:
- a. The President or any Vice President of the constituent limited liability company whose member had made the election shall give immediate written notice of the election to the other constituent limited liability company.
- b. On the giving of notice as provided in Subparagraph (a), this Agreement shall terminate and the proposed merger shall be abandoned, and except for payment of its own costs and expenses incident to this Agreement, there shall be no liability on the part of either constituent limited liability company as a result of the termination and abandonment.

ARTICLE 9. INTERPRETATION AND ENFORCEMENT Further Assurances

9.01. QREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY agrees that from time to time, as and when requested by the Surviving Limited Liability Company or by its successors or assigns, it will execute and deliver or cause to be executed and delivered all deeds and other instruments. GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY further agrees to take or cause to be taken any further or other actions as the Surviving Limited Liability Company mad deem necessary or desirable to vest in, to perfect in, or to conform of record or otherwise to the Surviving Limited Liability Company title to and possession of all the property, rights, privileges, powers, and franchised referred to in Article 1 of this Agreement, and otherwise to carry out the intent and purposes of this Agreement.

Notices

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- 9.02 Any notice of other communication required or permitted under this Agreement shall be properly given when deposited with the United States Postal Service for transmittal by certified or registered mail, postage prepaid, or when deposited with a public telegraph company for transmittal, charges prepaid, addressed as follows:
- a. In the case of GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY, to: John J. Hennessy, II or to such other person or address as GREEN HILL HEALTHCARE COMMUNICATION NEW JERSEY may from time to time request in writing.
- b. In the case of GREEN HILL HEALTHCARE COMMUNICATION DELAWARE, to: Brian Tyburski or to such other person or address as GREEN HILL HEALTHCARE COMMUNICATION DELAWARE may from time to time request in writing.

Entire Agreement; Counterparts

9.03. This Agreement and the exhibits to this Agreement contain the entire agreement between the parties with respect to the contemplated transaction. This Agreement may be executed in any number of counterparts, all of which taken together shall be deemed one original.

Controlling Law

9.04. The va by, construed, and er Delaware.	alidity, interpretation, and performance of this Agreement shall be governe inforced in accordance with the laws of the State of New Jersey and
IN WITNES	S WHEREOF, this Agreement was executed on day of 2010.
ATTEST:	GREEN HILL HEAVITHCARE COMMUNICATION, LLC, A New Jersey Limited Lability Company By: John J. Menhersy, H. Manager
Secretary	GREEN HILL HEALTHCARE COMMUNICATION, LLC, A Delaware Limited Liability Company
ATTEST:	Brian Tyburski, Menager



PAGE 1

The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF
DELAWARE, DO HEREBY CERTIFY "GREEN HILL HEALTHCARE
COMMUNICATION, LLC" IS DULY FORMED UNDER THE LAWS OF THE STATE
OF DELAWARE AND IS IN GOOD STANDING AND HAS A LEGAL EXISTENCE SO
FAR AS THE RECORDS OF THIS OFFICE SHOW, AS OF THE TWENTY-SIXTH
DAY OF APRIL, A.D. 2010.

AND I DO RERBY FURTHER CERTIFY THAT THE SAID "GREEN HILL HEALTHCARE COMMUNICATION, LLC" WAS FORMED ON THE SEVENTH DAY OF DECEMBER, A.D. 2009.

AND I DO HEREBY FURTHER CERTIFY THAT THE ANNUAL TAXES HAVE BEEN PAID TO DATE

4760997 8300

100421031

You may verify this certificate unline at corp.delewers.gov/authver.shtml

AUTHENTYCATION: 7952935

DATE: 04-26-10

Delaware

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The First State

I, JEFFREY W. BULLOCK, SECRETARY OF STATE OF THE STATE OF

DELAWARE, DO HEREBY CERTIFY THE ATTACHED IS A TRUE AND CORRECT

COPY OF THE CERTIFICATE OF AMENDMENT OF "GREEN HILL HEALTHCARE

COMMUNICATION, LLC", CHANGING ITS NAME FROM "GREEN HILL

HEALTHCARE COMMUNICATION, LLC" TO "GREEN HILL HEALTHCARE

COMMUNICATIONS, LLC", FILED IN THIS OFFICE ON THE TWENTY-SEVENTE

DAY OF APRIL, A.D. 2010, AT 11:49 O'CLOCK A.M.

4760997 8100

100427322

You may verify this contillants colline

AUTHENTICATION: 7961691

DATE: 04-29-10

State of Delaware Secretary of State Division of Corporations Pelivared 12:05 PM 04/27/2010 FILED 11:49 AM 04/27/2010 EV 100427322 - 4760997 FILE

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RECORDED: 06/01/2010

STATE OF DELAWARE CERTIFICATE OF AMENDMENT

	_		
2.		ormation of the limited I	iability company is he re by amended
	as follows:		
	FIRST: The name of th	e limited Hability company is:	
		GREEN HILL H	EALTHCARE COMMUNICATIONS, LLO
	IN WITNESS WE	EREOF, the undersigne	d have executed this Certificate on
	IN WITNESS WEE	EREOF, the undersigned day of APRIL	d have executed this Certificate on A.D. 2019
	IN WITNESS WEE	day of _APRIL	
	IN WITNESS WEE	day of _APRIL	d have executed this Certificate on A.D. 2010 RIAN TYBURSKI Authorized Person(s)
	IN WITNESS WEE	day of APRIL By: /8/ BI	, A.D. <u>2000</u> . RIAN TYBURSKI